§ 734.103

§ 734.103 Multicandidate political committees of Federal labor organizations and Federal employee organizations.

- (a) In order to qualify under this part, each multicandidate political committee of a Federal labor organization must provide to the Office the following:
- (1) Information verifying that the multicandidate political committee is a multicandidate political committee as defined by 2 U.S.C. 441a(a)(4);
- (2) Information identifying the Federal labor organization to which the multicandidate political committee is connected; and
- (3) Information that identifies the Federal labor organization as a labor organization defined at 5 U.S.C. 7103(4).
- (b) In order to qualify under this part, each multicandidate political committee of a Federal employee organization must provide to the Office the following:
- (1) Information verifying that the multicandidate political committee is a multicandidate political committee as defined in 2 U.S.C. 441a(a)(4);
- (2) Information identifying the Federal employee organization to which the multicandidate political committee is connected; and
- (3) Information indicating that the multicandidate political committee was in existence as of October 6, 1993.

§ 734.104 Restriction of political activity.

No further proscriptions or restrictions may be imposed upon employees covered under this regulation except:

- (a) Employees who are appointed by the President by and with the advice and consent of the Senate;
- (b) Employees who are appointed by the President:
- (c) Non-career senior executive service members;
- (d) Schedule C employees, 5 CFR 213.3301, 213.3302; and
- (e) Any other employees who serve at the pleasure of the President.

Subpart B—Permitted Activities

§ 734.201 Exclusion from coverage.

This subpart does not apply to employees in the agencies and positions described in subpart D of this part.

§734.202 Permitted activities.

Employees may take an active part in political activities, including political management and political campaigns, to the extent not expressly prohibited by law and this part.

§ 734.203 Participation in nonpartisan activities.

An employee may:

- (a) Express his or her opinion privately and publicly on political subjects:
- (b) Be politically active in connection with a question which is not specifically identified with a political party, such as a constitutional amendment, referendum, approval of a municipal ordinance or any other question or issue of a similar character;
- (c) Participate in the nonpartisan activities of a civic, community, social, labor, or professional organization, or of a similar organization; and
- (d) Participate fully in public affairs, except as prohibited by other Federal law, in a manner which does not compromise his or her efficiency or integrity as an employee or the neutrality, efficiency, or integrity of the agency or instrumentality of the United States Government or the District of Columbia Government in which he or she is employed.

Example 1: An employee may participate, including holding office, in any nonpartisan group. Such participation may include fundraising as long as the fundraising is not in any way connected with any partisan political issue, group, or candidate, and as long as the fundraising complies with part 2635 of this title as well as any other directives that may apply, e.g., the Federal Property Management Regulations in 41 CFR chapter 101.

Example 2: An employee, individually or collectively with other employees, may petition or provide information to Congress as provided in 5 U.S.C. 7211.

 $[59~{\rm FR}~48769,~{\rm Sept.}~23,~1994,~{\rm as~amended~at}~61~{\rm FR}~35100,~{\rm July}~5,~1996]$